

**UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION**

UNITED STATES OF AMERICA,

Plaintiff,

v.

Criminal No. 11-20129

Criminal No. 11-20066

SCOTT WILLIAM SUTHERLAND, et al.,

Defendants.

**ORDER SETTING STATUS CONFERENCE FOR
TRIAL GROUP 1 AND TRIAL GROUP 2**

All parties are preparing for the sentencing of Defendants who were found guilty at trial on various counts: Patrick Michael McKeoun, Jeff Garvin Smith, Paul Anthony Darrah, Cary Dale Vandiver, Vincent Witort, David Randy Drozdowski, Victor Carlos Castano, Michael Kenneth Rich (collectively, the "Trial Defendants"). The probation department has prepared and circulated Presentence Investigation Reports ("PSIRs"), and some Trial Defendants have filed objections or controverted items while others have sought extensions of time to so file. The government likewise has sought extensions in order to respond.

In addressing various requests to extend time, the court has come to understand that objections which have thus far been submitted are unusually voluminous, and will likely require substantial resources to address. There may exist some overlap, *i.e.*, contested issues common to some or all Trial Defendants. The court's staff has discussed time extensions with various of the defense attorneys, government counsel, and the probation department. Everyone involved seems to agree that under the

current trajectory, preparing, responding, and addressing the objections (by all counsel, probation, and the court) will be a very lengthy process, akin to partial re-trials of each Trial Defendant, one-by-one. All parties also seem to agree that some effort should be undertaken to attempt to consolidate and narrow the issues in order to more expeditiously and economically resolve PSIR disputes. This may involve one or more hearings aimed at the resolution of overlapping factual matters.

To that end, the court will confer with counsel to discuss methods of handle the sentencing process of the Trial Defendants. Trial Defendants need not be present, but each of their attorneys must be, along with the government, and all probation officers assigned to the Trial Defendants. Counsel are directed, in the meantime, to carry on discussion of these matters with each other, in an attempt to come to agreements ahead of the conference, or to at least present suggestions on a means of more expeditiously resolving PSIR disputes. Thus,

IT IS ORDERED that counsel and probation officers shall appear for a mandatory in-person status conference on **June 23, 2016 at 2:00 p.m., at 231 W. Lafayette Blvd., Detroit, Michigan, in Courtroom 237.** Unless substantial agreement has been reached, counsel should expect to spend the remainder of the business day in conferences, and should allocate their time accordingly.

IT IS FURTHER ORDERED that no further objections or responses shall be filed, pending agreement on how to better streamline this process.

Counsel are directed to expend resources in attempts to identify the legal or

factual issues resolution of which will better organize the submission and resolution of PSIR objections.

s/Robert H. Cleland
ROBERT H. CLELAND
UNITED STATES DISTRICT JUDGE

Dated: June 10, 2016

I hereby certify that a copy of the foregoing document was mailed to counsel of record on this date, June 10, 2016, by electronic and/or ordinary mail.

s/Lisa Wagner
Case Manager and Deputy Clerk
(313) 234-5522